



General Assembly

February Session, 2000

Amendment

LCO No. 4269

Offered by:

REP. COLLINS, 117th Dist.

REP. DARGAN, 115th Dist.

REP. ROY, 119th Dist.

REP. AMANN, 118th Dist.

To: Senate Bill No. 457

File No. 66

Cal. No. 502

"An Act Concerning Licensing Of Lottery Vendors."

1 In line 1, before "Subsection" insert "Section 1."

2 After line 9, insert the following:

3 "Sec. 2. Subsection (c) of section 12-571a of the general statutes is
4 repealed and the following is substituted in lieu thereof:

5 (c) If an operator of an off-track betting facility equipped with
6 screens for simulcasting intends to simulcast at such facility dog racing
7 events or jai alai games, such operator (1) shall simulcast dog racing
8 events or jai alai games conducted by any association licensee which
9 offers such racing events or games for simulcasting provided such
10 operator obtains the written consent of such licensee and any other
11 licensee authorized to conduct the same activity located within forty
12 miles of such facility, [and] (2) may simulcast out-of-state dog racing
13 events [or jai alai games] when no such association licensee is

14 conducting such racing events [or games] provided such operator has
15 complied with the provisions of subdivision (1) of this subsection, and
16 (3) may simulcast out-of-state jai alai games at any time provided such
17 operator has complied with the provisions of subdivision (1) of this
18 subsection.

19 Sec. 3. Subsection (a) of section 12-572 of the general statutes is
20 repealed and the following is substituted in lieu thereof:

21 (a) The executive director, with the advice and consent of the board,
22 may establish or authorize the establishment of such off-track betting
23 facilities throughout the state for the purpose of receiving moneys
24 wagered on the results of races or jai alai games as [he] such executive
25 director shall deem will serve the convenience of the public and
26 provide maximum economy and efficiency of operation, provided the
27 establishment of such a facility in any municipality for the purpose of
28 receiving moneys on the results of races or jai alai games shall be
29 subject to the approval of the legislative body of such municipality
30 which shall be given only after a public hearing on the same. Until the
31 effective date of transfer of ownership of the off-track betting system,
32 moneys received at such facilities shall be deposited in a betting fund
33 from which daily payments, in such amount as the executive director
34 deems suitable, shall be made. If an operator of an off-track betting
35 facility intends to conduct wagering on dog racing events or jai alai
36 games, such operator (1) shall conduct wagering on dog racing events
37 or jai alai games conducted by any association licensee which offers
38 such racing events or games for off-track betting provided such
39 operator obtains the written consent of such licensee, [and] (2) may
40 conduct wagering on out-of-state dog racing events [or jai alai games]
41 when no such association licensee is conducting such racing events [or
42 games] provided such operator has complied with the provisions of
43 subdivision (1) of this subsection, and (3) may conduct wagering on
44 out-of-state jai alai games at any time provided such operator has
45 complied with the provisions of subdivision (1) of this subsection. No
46 operator of an off-track betting facility shall conduct wagering on any
47 dog racing event or jai alai game if such racing event or game is

48 conducted within forty miles of such facility unless such operator has
49 obtained the written consent of the licensee conducting such racing
50 event or game."